

**PATENT**  
Docket No.: 19603/1426 (CRF D-2238A)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicants	:	Goldman et al.	)	
			)	Examiner:
Serial No.	:	09/282,239	)	Richard Hutson
			)	
Cnfrm. No.	:	To Be Assigned	)	Art Unit:
			)	1652
Filed	:	March 31, 1999	)	
			)	
For	:	A METHOD FOR ISOLATING AND	)	
		PURIFYING OLIGODENDROCYTES	)	
		AND OLIGODENDROCYTE	)	
		PROGENITOR CELLS	)	
			)	

**DECLARATION OF STEVEN A. GOLDMAN UNDER 37 C.F.R. §1.132**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Dear Sir:

I, STEVEN A. GOLDMAN, pursuant to 37 C.F.R. § 1.132, declare:

1. I received B.A. degrees in Biology and Psychology from the University of Pennsylvania in 1978, a Ph.D. degree in Neurobiology from Rockefeller University in 1983, and an M.D. degree from Cornell University Medical College.
2. I am a Professor of Neurology and Neuroscience at Cornell University Medical College and an Attending Neurologist at New York Presbyterian Hospital.
3. I am a named inventor of the above patent application.
4. My co-inventor, Su Wang, and I alone conceived of an enriched or purified preparation of mitotic oligodendrocyte progenitor cells, oligodendrocytes generated from such mitotic progenitor cells, and a process for obtaining these cells from the human central nervous system.
5. Catherine Harrison-Restelli was a technician in my laboratory who dissected tissue and prepared culture medium and plates at the instruction of Dr. Wang and myself.

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6. Afzal Naiyer was a junior post-doctoral fellow who assisted Ms. Harrison-Restelli in her responsibilities as part of his education and training.

7. Richard Fraser provided tissue samples to Dr. Wang and myself, at our request, in order for us to carry out our experimental work.

8. Michel Gravel and Peter Braun provided CNP promoter constructs to Dr. Wang and myself, at our request, to carry out our experimental work.

9. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date:

6/1/01  
Steven A. Goldman